

IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.

Dated: November 29, 2022.
IN THE UNITED STATES BAN
SOUTHERN DISTRICT OF
HOUSTON DIVE

Minish

In re:	UN § 8	IITED STATES BANKRUPTCY JUDGE Chapter 11
Free Speech Systems LLC	\$ §	Subchapter V
Debtor.	§ §	Case No. 22-60043 (cml)

IN THE UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF TEXAS WACO DIVISION

In re:

NEIL HESLIN, SCARLETT LEWIS, LEONARD POZNER, VERONIQUE DE LA ROSA, MARCEL FONTAINE,

Plaintiffs,

v.

ADVERSARY NO. 22-06017

ALEX E. JONES, FREE SPEECH SYSTEMS, LLC, PQPR HOLDINGS LIMITED, LLC, PLJR HOLDINGS, LLC, PLJR HOLDINGS LIMITED, LLC, CAROL JONES, DAVID JONES, AEJ HOLDINGS, LLC AEJ TRUST 2019,

Defendants.

DAVID WHEELER, FRANCINE WHEELER, JACQUELINE BARDEN, MARK BARDEN, NCOLE HOCKLEY, IAN HOCKLEY, JENNIFER HENSEL, DONNA SOTO, CARLEE SOTOPARISI, CARLOS M. SOTO, JILLIAN SOTO, WILLIAM SHERLACH, ROBERT PARKER, WILLIAM ALDENBERG,

Intervenors.

ORDER APPROVING TEXAS PLAINTIFFS' UNOPPOSED MOTION FOR LEAVE TO EXCEED PAGE LIMITS

(Related to ECF No. ____)

On November 28, 2022, the Texas Plaintiffs (as defined in the Motion for Leave) filed their *Unopposed Motion for Leave to Exceed Page Limits* ("Motion for Leave"). The Court finds and concludes that cause exists grant the Motion for Leave. Accordingly, it is hereby:

ORDERED that the Texas Plaintiffs Motion for Abstention and Remand may exceed the 10 page limit promulgated under Local Rule 7007.

###